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BEFORE  
THE PUBLIC SERVICE COMMISSION OF  
SOUTH CAROLINA

DOCKET NOS. 90-452-G & 91-011-G - ORDER NO. 91-384 ✓

MAY 10, 1991

IN RE: Hearing to address the continuation )  
of the Industrial Sales Programs of )  
Peoples Natural Gas Company, South )  
Carolina Electric & Gas Company, and )  
South Carolina Pipeline Corporation, )  
and ) ORDER  
Annual Review of the Purchased Gas )  
Recovery Procedures and Gas )  
Purchasing Policies of South Carolina )  
Pipeline Corporation. )

This matter is before the Public Service Commission of South Carolina (the Commission) on the motion of South Carolina Electric & Gas Company (SCE&G) to clarify its status in these consolidated proceedings. SCE&G desires to continue as a party of record but does not want to have the formal burden of establishing the reasonableness of the continuation of the Industrial Sales Program (ISPR) in Docket No. 90-452-G or of the purchased gas cost recovery procedures and gas purchasing practices in Docket No. 91-011-G.

Recognizing that SCE&G's ISPR program is contingent upon South Carolina Pipeline Corporation's (Pipeline's) ISPR program and that SCE&G is not responsible for establishing the prudence of

Pipeline's gas recovery procedures and gas purchasing policies, the Commission concludes that SCE&G should not have the burden of establishing the reasonableness and/or prudence of Pipeline's programs.

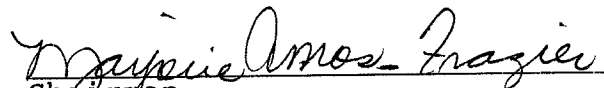
Accordingly, SCE&G's motion to clarify is granted as follows:

1. SCE&G shall continue as a party of record in these consolidated proceedings; and

2. SCE&G shall not have the burden of establishing either the reasonableness of Pipeline's ISPR program or the prudence of Pipeline's purchased gas recovery procedures or gas purchasing policies.

IT IS SO ORDERED.

BY ORDER OF THE COMMISSION:

  
Chairman

ATTEST:

  
Executive Director

(SEAL)